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3	Las Vegas, NV 89101 (702) 387-5868		
4	Fax (702) 387-0109 jam@merschlaw.com		
5	Attorney for Plaintiff Sondra Williamson		
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8	SONDRA WILLIAMSON	CASE NO.: 2:17-cv-02653-RFB-CWH	
9	Plaintiff,	CTIDIII ATION AND ODDED TO	
10	vs.	STIPULATION AND ORDER TO EXTEND DEADLINES	
11	AETNA LIFE INSURANCE COMPANY, as Claims Administrator for the Bank of	(FIRST REQUEST)	
12	America Long-Term Disability Plan; DOES I ) through V; and ROE CORPORATIONS I )		
13	through V, inclusive,		
14	Defendants.		
15			
16			
17	IT IS HEREBY STIPULATED by the parties hereto, by and through their		
18	undersigned counsel of record that, pursuant to LR 26-4, the Scheduling Order (Doc. # 8) be		
19	amended as follows:		
20	I. Discovery Completed		
21	Defendant AETNA LIFE INSURANCE COMPANY (AETNA) produced its ERISA		
22	Administrative Record (AR) to Plaintiff for her review on January 16, 2018, and		
23	supplemented the AR with additional Plan Documents on February 6, 2018. Plaintiff		
24	reviewed the AR and determined that additional discovery is not necessary. Discovery briefs		
25	were not filed.		
26	////		
	DISCOVERY PLAN AND SCHEDULING ORDER (Special Scheduli	ng Review Requested) 1	
I	` 1	-	

## II. Discovery Remaining and Reason for Request for Extension

Defendant will file the joint AR with this court by April 4, 2018. Plaintiff's Rule 52 and/or Rule 56 Motion is due by May 2, 2018. Defendant's response is due by June 1, 2018, and Plaintiff's reply is due by June 15, 2018. Attorney for Plaintiff is scheduled to be out of the country for two weeks in April, and will need additional time to file the Rule 52/Rule 56 Motion.

## III. Proposed Discovery Schedule

Plaintiff WILLIAMSON and Defendant AETNA agree and stipulate to the following proposed deadline extensions:

Description:	<b>Current Deadline:</b>	<b>Proposed:</b>
Plaintiff's Dispositive ERISA Motion under Rule 52 and/or 56	05/02/18	05/18/18
Aetna's Response to Dispositive Motion	06/01/18	06/18/18
Plaintiff's Reply	06/15/18	07/02/18

We, the undersigned, represent to the Court that this request for extension is made in good faith and not for purposes of delay.

WHEREFORE, the parties jointly request that this Court adopt the proposed scheduling deadlines as indicated above.

DATED: March 28, 2018 LAW OFFICE OF JULIE A. MERSCH

By: /s/ Julie A. Mersch

JULIE A. MERSCH

jam@merschlaw.com

Nevada Bar No.: 004695

701 S. 7<sup>th</sup> Street

Las Vegas, NV 89101

Attorney for Plaintiff WILLIAMSON

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1	DATED: March 28, 2018	OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.
2		SIEWAKI, F.C.
3		By: /s/ Ann-Martha Andrews ANN-MARTHA ANDREWS
5		<u>ann.andrews@ogletree.com</u> Nevada Bar No.
6		Esplanade Center III, Suite 800 2415 East Camelback Road Phoenix, AZ 85016
7		Attorneys for Defendant AETNA
8		
9		IT IS SO ORDERED:
10		Dated March 30, 2018
11		Const
12		UNITED STATES MAGISTRATE JUDGE
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